PTO/SB/21 (09-04) Approved for use through 07/31/2006. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. **Application Number** 10/628,884 RANSMITTAL Filing Date July 28, 2003 కే FORM First Named Inventor Shlaes et al. JUL 3 1 2006 Art Unit 2166 Examiner Name Mohamman Ali (to be used for all/correspondence after initial filing) **Attorney Docket Number** 23688.04164 ber of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(s) Appeal Communication to Board Licensing-related Papers of Appeals and Interferences Fee Attached Appeal Communication to TC Petition (Appeal Notice, Brief, Reply Brief) Amendment/Reply Petition to Convert to a Proprietary Information Provisional Application After Final Power of Attorney, Revocation **Status Letter** Change of Correspondence Address Affidavits/declaration(s) Other Enclosure(s) (please Identify Terminal Disclaimer below): Extension of Time Request - Return Receipt Postcard Request for Refund **Express Abandonment Request** - Response to Restriction Requirement CD, Number of CD(s) _ Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name Calfee, Halter & Griswold, LLP Signature Printed name Alan C. Brandt 2006 Reg. No. Date 50,218 CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Signed:

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2006 B	IN THE UNITED STATES PAT	ENT AN	PATEN' D TRADEMARK OFFICE
pplicant:	Shlaes et al.)	Examiner: Mohammad Ali
)	
Serial No.:	10/628,884)	Group Art Unit: 2166
)	
Filed:	July 28, 2003)	Confirmation No.: 3865
)	
For:	METHOD AND SYSTEM)	Attorney Docket No.: 23688.04164
	OF UNIFYING DATA)	

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

Ladies and Gentlemen:

This is in response to the Office Action mailed by the U.S. Patent and Trademark Office (USPTO) on June 26, 2006 and indicating the claims in the above-identified patent application are subject to a restriction and/or election requirement. In response, the applicants respectfully traverse the election/restrictions and requests the USPTO to reconsider the restriction requirement.

The present application was filed with twenty-three (23) claims, including independent claims 1, 7, 16, and 20. In summary, the Office Action divides the claims into two groups of allegedly independent and distinct inventions. The two groups are identified as follows:

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Group I. Claims 1-19 are drawn to using the data access mechanism of the

single data source to facilitate access to the single data source,

classified in class 707, subclass 9.

Group II. Claims 20-23 are drawn to populating the columns of the result set

with data retrieved from the query, classified in class 707, subclass

102.

The Office Action argues that the inventions associated with the two groups are related as subcombinations disclosed as usable together in a single combination but that are distinct because they are separately usable. Additionally, the USPTO supports the restriction requirement by stating that the inventions have acquired a separate status in the art as shown by their different classification.

The applicants respectfully disagree that the two groups define independent and distinct inventions. For example, Groups I and II are both directed to a system or method that provides a set of results to a user query by accessing one or more data sources using a data access mechanism associated with each of the data sources in class 707. Therefore, the applicants respectfully request the USPTO to reconsider the restriction requirement set forth in the Office Action of June 26, 2006 and to examine all claims of the application.

Nevertheless, to fully address the restriction requirement, the applicants hereby elect Group I (i.e., claims 1-19) for further prosecution. However, the applicant maintains the right to file additional applications in connection with the non-elected group (i.e., claims 20-23).

The applicants believe that no additional fee is associated with this Response to Restriction Requirement. However, should any fee or fee deficiency be due, the Commissioner is hereby authorized to charge any and all fees associated with this Response to Restriction Requirement to deposit account number 03-0172. A duplicate copy of this sheet is attached.

Respectfully submitted,

Date: 26 July 2006

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